S DEPARTMENT OF COMMERCE UNITED STA **Patent and Trademark Office**

· Address Commissioner of Patents and Trademarks

Washington, D.C. 20231

Alt of orders, to again any faminial many date on any supplies that we have a second supplies to the supplies of the supplies fedur mil cl. re inomateta caraner automos A tice of any le 646 carried the exempt of not an egree-man with the exeminar war

104 Substance of Interview must the Made of Record

FIRST NAMED APPLICANT ATTORNEY DOCKET NO. FILING DATE APPLICATION NUMBER adi re bernyang singsum diti re-readable cultiw et nyang a kaminaya ne di kesasakera ing rewenating angapana mading gregorian yawe ni Sti **nterview as wa**nach ලේ අත්වල කළට කිරීම කළට කිරීම විස දෙදායක් දැන්න සෙදාය අපදානයිදී මා කරනුවාගෙ ව විසිය පත්වල යු දෙදාණිය . අද 451.0.3 UPL 761 1,711 § 1.2. Business. (PRIMAXE acts or sound) Pt. Subhissas with the Penetral of Stephenk Orbits engine in the peretral agent and approximately in the second of the second PAPER NUMBER **ART UNIT** James Da Surand and Lewely and the marker regard in the Office if that recent in applications of the contraction throughly out traces of * is the isappneibility of the applicant or the aftirmay or agine to theke the substance of entirely expected in the application file, unless the examination of the n show at a consideration of the property of t **INTERVIEW SUMMARY** Ecaminers must complete a two shoot author intervent incoving Summary Form for each granties must will write a two shoot author intervent interven Declipance of any light market by a property of the property o Examining Procedure of the may call procraphed erors of tradeble sorted in Office actions of the liter are excluded from the low.

(8) 2021819 prebiepas walvarins as KURT The Interview Summary Form shall be given an apocurate paper our nitrot, placed in the agirt hand portion of the fits, and this of nitro form the formatter by a contained in the contained out of the contained out the formatter by the first by the formatter by t to the accument (or alternay or agent) at four concussion of the interview. In the case of a telephonic interview, the copy is mailed to the applicant's concuspon faince accives either with or prior to the next efficial communication. It additional correspondence from the examinor is notify the factor with a positive or it with the factor. destate, the Form should be misted promptly after the telephonic interview rather than a th the next official conduction. Type: Telephonic Personal (copy is given to applicant Applicant's representative) involted and to necessarily applicant applicant. Serial Number of the application ---Exhibit shown or demonstration conducted: Yes No If yes, brief description: Name of examiner ype of interview (personal or telephonic) -Hame of participant(s)) (applicant, attorney or agent, etc.) Agreement Was reached. was not reached. -An indication whether or not an exhibit was shown or a demonstration conducted -An identification of the claims discussed -An identification of the specific prior art discussed Claim(s) discussed in the discussion of the disc of arrondments or claims agreed as being allowable). (Agreements as to allowability are fentative and do not restrict further action by the examiner to the Identification of prior art discussed: . The signature of the examiner who conducted the interview - Names of other Patent and Trademark Office personnel present The Form itse contains a statement reminding the applicant of his responsibility to record the substance of the interview. Description of the general nature of what was agreed to if an agreement was reached, or any other comments: It is desireable that the examples anally remark the applicant of the necessary that the examiner agree that the examples and the applicant and examiner agree that the example of the exa Dorn eighteethic entit to foresterior and the transfer and transfer and transfer and the transfe declaration it should be noted, however, that the interview Summary Form will not normally be considered a complete and proper recorded on the interview unless it includios, or is supplemented by the supplementation in the experiency to interview the supplementation of its supplementation in the experiency to interview the supplementation of its supplementation. A complete and process recordation of the substance of any inferview should include at least, the following applicable items:

1) A brief description of the nature of any exhibit shown or any demonstration resolution of the nature of any exhibit shown or any demonstration resolution. application of the natural material and the material and 2) an identification of the claims discussed, (A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable is available, a summary the amendments which would render the claims allowable is available, a summary the latest the copy of the amendments which would render the claims allowable is available, a summary the latest the copy of the amendments which would render the claims allowable is available. 5) a brief identification of the general thrust of the principal arguments presented to the examiner. The identification of arguments need not be longlification. alaborato. A verbatim or highly described description of the grouped is not represed. The identification of the arguments is sufficient if the general representation of three considers and a representation of three considers arguments and a representation of three considers arguments arguments arguments arguments. Unless the paragraph above has been checked to indicate to the contrary. A FORMAL WILL EN HE RECONSE TO THE LAST OF THE PROPERTY OF THE PROPER IS NOT WAIVED AND MUST INGLIDE THE SUBSTANCE OF THE INTERVIEW (See MPER Section 713.04). If a response tentre last Diffice action has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE Examiners are expected to certability review the applicant's mound of the substance of an interview. If the record is not completely eview the applicant's mound of the substance of an interview. If the record is nongeriful complete the response and thereby avoid the response entitle the response and thereby avoid the response entitle the response and thereby avoid the response entitle 2. Since the Examiner's interview summary above (including any attachments) reflects a compléte résponse to pach of the objections pour de la since the Examiner's interview summary above (including any attachments) reflects a compléte résponse to pach of the objections pour la since the Examiner's interview summary above (including any attachments) reflects a compléte résponse to pach of the objections pour la since the Examiner's interview summary above (including any attachments) reflects a compléte résponse to pach of the objections pour la since the examiner of the objection of the objectio rejections and requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfill the response requirements of the last Office action? Applicant is not relieved from providing a separate record of the interview unless box 1 above is also checked

and to build the interview unless box 1 above is also checked

and to build the interview unless box 1 above is also checked

and to build the interview unless box 1 above is also checked

and to build the point of the interview of the interview of the interview of the point of the interview of the interview of the point of the interview of the